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**UNITED STATES BANKRUPTCY COURT
DISTRICT OF NEW JERSEY**

In re:

CHRISTOPHER & BANKS CORPORATION,
et al.,

Debtors.¹

Chapter 11

Case No. 21-10269 (ABA)

Jointly Administered

**NOTICE OF FILING OF SCHEDULE OF POST-PETITION EXECUTORY
CONTRACTS AND UNEXPIRED LEASES**

PLEASE TAKE NOTICE that on April 13, 2021, the United States Bankruptcy Court for the District of New Jersey entered that certain *Order (I) Converting the Debtors' Chapter 11 Cases to Cases Under Chapter 7, (II) Establishing a Deadline for Filing Final Chapter 11 Fee Applications, and (III) Granting Related Relief* [Docket No. 380] (the “**Conversion Order**”).²

¹ The Debtors in these chapter 11 cases and the last four digits of each Debtor's federal tax identification number, as applicable, are as follows: Christopher & Banks Corporation (5422), Christopher & Banks, Inc. (1237), and Christopher & Banks Company (2506). The Debtors' corporate headquarters is located at 2400 Xenium Lane North, Plymouth, Minnesota 55441.

² Capitalized terms used but not defined herein shall have the meanings ascribed to them in the Conversion Order.

PLEASE TAKE FURTHER NOTICE that pursuant to paragraph 5(d) of the Conversion Order, the Debtors are required to “file a schedule of executory contracts and unexpired leases entered into or assumed after the commencement of the case, but before the Conversion Date” within 14 days of the Conversion Date (the “**Schedule of Post-Petition Contracts**”).³

PLEASE TAKE FURTHER NOTICE that the Schedule of Post-Petition Contracts is attached hereto as **Exhibit A**.

DATED: April 16, 2021

Respectfully submitted,

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³ Although the Debtors have made reasonable efforts to characterize the agreements reported in the Schedule of Post-Petition Contracts correctly, the Debtors may have improperly characterized certain items. Listing an agreement on the Schedule of Post-Petition Contracts as “executory” or “unexpired” does not constitute an admission by the Debtors that such agreement is an executory contract or unexpired lease, does not constitute an admission of the legal rights, if any, of the counterparty or counterparties thereto, and does not constitute a waiver by the Debtors of their rights or the rights of any successor thereto, if any, to recharacterize any such agreement, as necessary or appropriate.

EXHIBIT A

Schedule of Post-Petition Contracts

<u>Counterparty</u>	<u>Agreement</u>
Affiliated FM Insurance Company	Commercial Property Insurance Policy (1079449)
AIG Assurance Company (National Union Fire Insurance Company of Pittsburgh)	Employment Practices Liability Insurance Policy (04-571-04-55)
AIG Assurance Company (National Union Fire Insurance Company of Pittsburgh)	Fiduciary Liability Insurance Policy (04-571-04-56)
Beazley Insurance Company, Inc.	Cybersecurity Liability Insurance Policy - Primary Layer Policy (W250C1210301)
Coalition	Cyber Security Liability Insurance Policy - Excess (C4LP8001041CEPMM2021)
Crum & Forster Specialty Insurance Company (United States Fire Insurance Company)	Automobile Insurance Policy (138-768883-2)
Crum & Forster Specialty Insurance Company (North River Insurance Company)	Commercial Umbrella Insurance Policy (5821157574)
Liberty Mutual Insurance Company (Ohio Casualty Insurance Company)	Excess Liability Insurance Policy (ECO (22) 60863870)
Crum & Forster Specialty Insurance Company (United States Fire Insurance Company)	General Liability Insurance Policy (541-714700-7)
Crum & Forster Specialty Insurance Company (North River Insurance Company)	Workers Compensation Insurance Policy – (all non- monopolistic states except Wisconsin) (406-734743-7)
Crum & Forster Specialty Insurance Company (North River Insurance Company)	Workers Compensation Insurance Policy - Wisconsin Policy (406-734742-8)
Ohio Bureau of Workers’ Compensation	Workers Compensation Insurance Policy (80092444-0)
North Dakota Workforce Safety & Insurance	Workers Compensation Insurance Policy (830208)
State of Wyoming Department of Workforce Services, Division of Workers’ Compensation	Workers Compensation Insurance Policy (274173)
Washington State Department of Labor and Industries	Workers Compensation Insurance Policy (UBI #: 601-560-327; L&I Account ID: 871,470-00)
Travelers Indemnity Company	Cargo Insurance Policy (16N11960)
AFCO Credit Corporation	Commercial Premium Finance Agreement
BCBSM, Inc. d/b/a Blue Cross and Blue Shield of Minnesota	Termination Agreement

DDMN ASO, LLC and ALCC, LLC	Run-Out Claims Processing Agreement
ALCC, LLC and any Buyer Designees ¹	Asset Purchase Agreement dated as of January 28, 2021 (the “ APA ”)
ALCC, LLC and any Buyer Designees	Transition Services Agreement dated as of March 1, 2021
iMedia Brands, Inc.	Indemnification Agreement
2400 Xenium, LLC, ALCC, LLC, and any Buyer Designees	Stipulation and Consent Order Between the Debtors, ALCC, LLC, and 2400 Xenium, LLC Regarding Lease Agreement Dated as of April 27, 2018 [Docket No. 340]
Odyssey International Services, Inc.	Agreement with Shipment Vendor dated January 20, 2021

¹ The term Buyer Designees shall have the meaning ascribed to it in the APA.